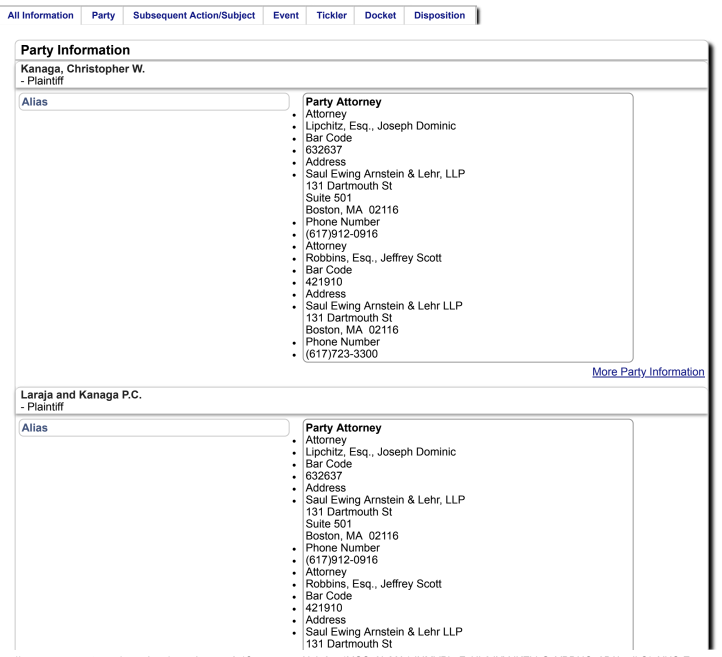
1572CV00335 Kanaga, Christopher W. et al vs. Manuel, Sheldon et al

•	Case Type Torts
	Case Status Open
	File Date 07/01/2015
	DCM Track: A - Average
	Initiating Action: Defamation
•	Status Date: 07/01/2015
•	Case Judge:
	Next Event: 02/11/2019



	Boston, MA 02116 • Phone Number • (617)723-3300	
	(011)120-0000	More Party Information
Manuel, Sheldon - Plaintiff		
Alias	Party Attorney Attorney Pudlo, Esq., William J Bar Code 407640 Address Law Offices of William J. Pudlo PO Box 540 Wilbraham, MA 01095 Phone Number (413)739-4000	More Party Information
Manuel, Sheldon - Defendant		
Alias	Party Attorney Attorney Pudlo, Esq., William J Bar Code 407640 Address Law Offices of William J. Pudlo PO Box 540 Wilbraham, MA 01095 Phone Number (413)739-4000	
Kanaga, Christopher		More Party Information
- Defendant		
Alias	Party Attorney Attorney Robbins, Esq., Jeffrey Scott Bar Code 421910 Address Saul Ewing Arnstein & Lehr LLP 131 Dartmouth St Boston, MA 02116 Phone Number (617)723-3300	
Laraja & Kanaga, P.C.		More Party Information
- Defendant Alias	Party Attorney Attorney Robbins, Esq., Jeffrey Scott Bar Code 421910 Address Saul Ewing Arnstein & Lehr LLP 131 Dartmouth St Boston, MA 02116 Phone Number (617)723-3300	More Party Information
Buddington, Carrie		More Party Information
- Other interested party Alias	Party Attarnay	
Milds	Party Attorney	More Party Information

Subsequent Action/Subject

SA/Subject #	Status Date	Pleading Party	Responding Party	Judgments	<u>Description</u>	<u>Status</u>
1	06/06/2016	Manuel, Sheldon	Laraja & Kanaga, P.C.	0	Counterclaim	Closed

						Events
	Result	Event Judge	<u>Type</u>	<u>Location</u>	Session	<u>Date</u>
Scheduled	Held as Sch	Rufo, Hon. Robert C	Hearing RE: Discovery Motion(s)	Courtroom 2	Second Session	08/11/2015 02:00 PM
uled	Reschedule		Damage Assessment Hearing	Courtroom 2	Second Session	09/08/2015 02:00 PM
Scheduled	Held as Sch	Veary, Jr., Hon. Raymond P	Motion Hearing	Courtroom 2	Second Session	10/09/2015 02:00 PM
	Not Held		Damage Assessment Hearing	Courtroom 2	Second Session	10/13/2015 02:00 PM
uled	Reschedule		Motion Hearing to Compel	Courtroom 2	Second Session	01/28/2016 02:00 PM
i	Canceled	Nickerson, Hon. Gary A	Motion Hearing to Compel	Courtroom 2	Second Session	02/02/2016 02:00 PM
uled	Reschedule		Rule 12 Hearing	Courtroom 2	Second Session	03/08/2016 02:00 PM
uled	Reschedule		Rule 12 Hearing	Courtroom 2	Second Session	04/14/2016 02:30 PM
	Held - Unde advisement	Rufo, Hon. Robert C	Rule 12 Hearing	Courtroom 2	Second Session	05/26/2016 02:30 PM
uled	Reschedule		Rule 12 Hearing	Courtroom 2	Second Session	05/31/2016 02:30 PM
	Held - Unde advisement	Rufo, Hon. Robert C	Motion Hearing to Assess Attorney's Fees	Courtroom 2	Second Session	09/27/2016 02:00 PM
uled	Reschedule		Hearing RE: Discovery Motion(s)	Courtroom 2	Second Session	08/08/2017 02:00 PM
uled	Reschedule		Hearing RE: Discovery Motion(s)	Courtroom 2	Second Session	08/15/2017 02:00 PM
Scheduled	Held as Sch		Hearing RE: Discovery Motion(s)	Courtroom 2	Second Session	
Scheduled	Held as Sch		Final Pre-Trial Conference	Courtroom 3	Second Session	
	Not Held		Jury Trial	Courtroom 2	Second Session	
Scheduled	Held as Sch	Fishman, Hon. Kenneth J	Trial Assignment Conference	Courtroom 3	Second Session	
			Jury Trial		Second Session	
Sc	Held as Sc	•	Final Pre-Trial Conference Jury Trial Trial Assignment Conference	Courtroom Courtroom Courtroom	Session Second Session Second Session Second Session Second Session	09/05/2017 02:00 PM 02/23/2018 10:30 AM 08/06/2018 09:00 AM 08/24/2018 02:30 PM 02/11/2019 09:00 AM

Ticklers					
<u>Tickler</u>	Start Date	<u>Due Date</u>	<u>Days Due</u>	Completed Date	
Service	07/01/2015	09/29/2015	90	07/23/2015	
Answer	07/01/2015	01/29/2016	212	12/02/2015	
Rule 12/19/20 Served By	07/01/2015	10/29/2015	120	10/29/2015	
Rule 12/19/20 Filed By	07/01/2015	11/30/2015	152	11/30/2015	
Rule 12/19/20 Heard By	07/01/2015	12/28/2015	180	12/28/2015	
Rule 15 Served By	07/01/2015	08/24/2016	420	08/24/2016	
Rule 15 Filed By	07/01/2015	09/23/2016	450	09/23/2016	

<u>Tickler</u>	Start Date	<u>Due Date</u>	Days Due	Completed Date
Rule 15 Heard By	07/01/2015	09/23/2016	450	09/23/2016
Discovery	05/18/2017	10/20/2017	155	10/20/2017
Rule 56 Served By	07/01/2015	07/20/2017	750	07/20/2017
Rule 56 Filed By	07/01/2015	08/21/2017	782	08/21/2017
Final Pre-Trial Conference	07/01/2015	12/18/2017	901	02/23/2018
Judgment	07/01/2015	07/02/2018	1097	
Status Review	10/13/2015	11/06/2015	24	11/16/2015
Status Review	02/29/2016	03/21/2016	21	03/14/2016
Under Advisement	05/26/2016	06/25/2016	30	06/01/2016
Under Advisement	09/27/2016	10/27/2016	30	09/30/2016

Docket Date	Docket Text	File Ref Nbr
07/01/2015	COMPLAINT WITH JURY DEMAND	1
07/01/2015	Civil action cover sheet filed.	2
07/01/2015	Christopher W Kanaga, Laraja and Kanaga P.C.'s MOTION for appointment of Special Process Server.	3
	Beacon Hill Research, Inc.	
07/01/2015	Endorsement on Motion for appointment of special process server (#3.0): ALLOWED	
07/23/2015	SERVICE RETURNED upon defendant, Sheldon Manuel: Service made at last and usual on 7/7/2015	4
07/30/2015	Christopher W Kanaga's request for Default JUDGMENT 55(b)(2)	5
	Applies To: Manuel, Sheldon (Defendant)	
07/30/2015	Endorsement on Request for Default 55(a) and Default Judgment 55(b)(2) (#5.0): ALLOWED	
	as to Request for Default 55(a) only.	
07/30/2015	Default Order, 55(a), mailed on 07/31/2015 to Joseph Dominic Lipchitz, Esq. DEFAULTED: Sheldon Manuel	6
07/31/2015	NOTICE TO APPEAR for Hearing on Assessment of Damages, scheduled for 09/08/2015 at 2:00 PM, mailed on 07/31/2015 to: Joseph Dominic Lipchitz, Esq., and Sheldon Manuel	7
08/07/2015	Other Interested Party(s) Carrie Buddington EMERGENCY motion filed to quash	8
	deposition subpoena and REQUEST FOR HEARING	
08/07/2015	Notice to Appear for hearing on P#8, Motion to Quash, on 08/11/2015 at 2:00 PM mailed on 08/07/2015 to JDL, MS and BC.	
08/11/2015	Opposition to paper #8.0 Emergency Motion to Quash Deposition filed by Christopher W Kanaga, Laraja and Kanaga P.C.	9
08/11/2015	Endorsement on motion to quash Deposition (#8.0): filed by Carrie Buddington DENIED	
	After hearing, DENIED. Clerk's Notices mailed on 08/12/2015 to JSR, SM and CB.	
08/12/2015	NOTICE TO APPEAR for rescheduled Hearing on Assessment of Damages (P#5) on 10/13/2015 at 2:00 PM mailed on 08/12/2015 to JSR, JDL and SM.	10
09/02/2015	Pleading titled, motion to excuse and relief appearance due to medical reasons and motion to vacate/remove default judgment, filed with the court on 09/02/2015, returned to Sheldon Manuel	
	not done pursuant to 9A, assented to, joint or emergency	
09/24/2015	NOTICE TO APPEAR FOR HEARING on assessment of damages, scheduled for 10/13/2015 at 2:00 PM, mailed on 09/24/2015 to address provided by Sheldon Manuel on 09/24/2015.	

<u>Docket</u> <u>Date</u>	Docket Text	File Ref Nbr.
09/25/2015	Certificate of Compliance	11
	MRCP 55(b)(2) and exhibits to plaintiffs' motion for assessment of damages and entry of default judgment	
	Applies To: Robbins, Esq., Jeffrey Scott (Attorney) on behalf of Kanaga, Christopher W (Plaintiff)	
09/28/2015	Pleading titled, plaintiffs' motion for an assessment of damages and entry of default judgment pursuant to MRCP 55(b), filed with the court on 09/25/2015, returned to Jeffrey Scott Robbins, Esq.	
	not done pursuant to 9A	
	Applies To: Robbins, Esq., Jeffrey Scott (Attorney) on behalf of Kanaga, Christopher W (Plaintiff)	
09/29/2015	Pleading titled, motion to vacate remove default judgment, filed with the court on 09/29/2015, returned to Sheldon Manuel	
	not done pursuant to 9A; 9A rules mailed too	
	Applies To: Manuel, Sheldon (Defendant)	
10/01/2015	Pleading titled, Deft.'s motion to vacate/removed default judgment. Motion is not properly filed before the Court., filed with the court on 10/01/2015, returned to Sheldon Manuel	
10/01/2015	Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C.'s Motion for	12
	Assessment of Damages and Entry of Default Judgment (Exhibits in Separate Envelope)	
10/01/2015	Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C.'s Notice of	13
	Hearing to Defendant on the Motion for Assessment of Damages and Entry of Default Judgment to Defendant pursuant to Mass.R.Civ.P. 55(b)	
10/02/2015	Pleading titled, Motion for Vacate/Remove Default Judgment Motion for Medical Relief and Phone Hearings, filed with the court on 10/02/2015, returned to Sheldon Manuel These papers do not conform with Superior Court Rule 9A. They are being returned to you per Asst. Clerk Higginbotham along with a copy of Rule 9 through 9E. Clerk's Notices mailed to SM and JDL on 10/02/2015.	
10/02/2015	Defendant Sheldon Manuel's EMERGENCY Motion to	14
	vacate and or remove default	
10/02/2015	Defendant Sheldon Manuel's EMERGENCY Motion to	14.1
	excuse and relief from appearance due to medical reasons	
10/02/2015	Affidavit of compliance with Superior Court Rule 9A	14.2
	Applies To: Manuel, Sheldon (Defendant)	
10/08/2015	Appearance entered On this date William J Pudlo, Esq. added for Defendant Sheldon Manuel	15
10/08/2015	Defendant Sheldon Manuel's EMERGENCY Motion to continue / reschedule an event 10/13/2015 02:00 PM Damage Assessment Hearing	16
10/09/2015	Opposition to paper #16.0 motion to continue the hearing on assessment of damages filed by Christopher W Kanaga, Laraja and Kanaga P.C.	17
10/09/2015	Endorsement on Motion to continue / reschedule an event (#16.0): ALLOWED	
	After hearing, allowed, new counsel to file a new motion to vacate within 2 weeks and Plaintiff's counsel has 2 weeks then to file reply, (not 9A). The Clerk is directed to then schedule a hearing on the new motion to vacate. Defendant's previously filed pro se motion to vacate is deemed by this court to be null and void. Clerk's Notices mailed on 10/13/2015 to JDL and WJP.	
10/23/2015	Defendant Sheldon Manuel's Motion to remove Default	18
10/23/2015	Affidavit of Sheldon J. Manuel	18.1
10/23/2015	Sheldon Manuel's Memorandum in support of	18.2
	Motion to Remove Default	
11/09/2015	Opposition to paper #18.0 (Defendant's Motion to Remove Default) filed by Christopher W Kanaga, Laraja and Kanaga P.C.	19
11/09/2015	Affidavit filed by Petitioner Christopher W Kanaga, Laraja and Kanaga P.C. in support of	19.1
1170072010		

Docket Date	Docket Text	File Ref Nbr.
11/16/2015	Endorsement on Motion to remove default (#18.0): ALLOWED The plaintiffs' assertions of defendant's alleged misconduct in other cases are inadequate to defeat a facially valid claim of good cause and assertion of a case. The motion is ALLOWED. Clerk's Notices mailed on 11/17/2015 to JSR and WJP.	
12/02/2015	ANSWER WITH COUNTERCLAIM AND JURY CLAIM Received from Defendant Manuel, Sheldon by William J. Pudlo	20
12/16/2015	Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C.'s Motion to Compel Answers to Interrogatories and Responses to Requests for Production of Documents	21
12/16/2015	Opposition to paper #21.0 (Plaintiffs' motion to compel answers to Interrogatores and Responses to Requests for Production of Documents) filed by Sheldon Manuel	21.1
12/16/2015	Defendant Sheldon Manuel's Motion for Protective Order	21.2
12/16/2015	Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C.'s Response to Defendant's Motion for Protective Order; Returned to Attorney per Rufo, J., for filing pursuant to Superior Court Rule 9A	21.3
12/21/2015	Defendants in counterclaim, Kanaga, Christopher and Laraja & Kanaga, PC's Answer to the Counterclaims with jury claim by Jeffrey S. Robbins	22
12/21/2015	Defendant's Notice of intent to file motion to dismiss counterclaims	23
	Applies To: Kanaga, Christopher (Defendant); Laraja & Kanaga, P.C. (Defendant)	
12/28/2015	Pleading titled, Plaintiff's Response to Defendant's Motion for Protective Order, filed with the court on 12/16/2015, returned to Jeffrey Scott Robbins, Esq. This Response needs to be filed pursuant to Superior Court Rule 9A, per Robert C. Rufo, Justice	
12/31/2015	Notice to Appear for hearing on motion to compel 1/28/2015 at 2:00pm. (copy to JSR, WLP)	
01/04/2016	Defendant(s) Sheldon Manuel motion filed for protective order	24
01/04/2016	Opposition to paper #24.0 Defendant's Motion for Protective Order, filed by Jeffrey S. Robbins, Esq.	24.1
01/04/2016	Affidavit of compliance with Superior Court Rule 9A with List of Documents and Certificate of Service	24.2
	Applies To: Pudlo, Esq., William J (Attorney) on behalf of Manuel, Sheldon (Defendant)	
01/06/2016	Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C.'s Motion to dismiss certain counts counterclaims pursuant to 12(b)(2)	25
01/06/2016	Christopher W Kanaga, Laraja and Kanaga P.C.'s Memorandum in support of motion to dismiss counterclaims	25.1
01/06/2016	Opposition to paper #25.0 motion to dismiss counterclaim filed by Sheldon Manuel	25.2
01/11/2016	Notice to Appear for hearing on motion to compel 12/2/2016 and motion to dismiss counterclaims on 3/8/2016. Copy to	
01/12/2016	Plaintiff Christopher W Kanaga, Laraja & Kanaga, P.C.'s Motion for special motion to dismiss counterclaims under the Anti-SLAPP statute 231, Sect. 59H	26
01/12/2016	Opposition to paper #26.0 to plaintiffs' special motion to dismiss under GL. 231, Sect. 59H, with memorandum in support filed by Sheldon Manuel	26.1
01/21/2016	Endorsement on motion for protective order (#24.0): ALLOWED please see the order at page 4. 1. All discovery in this case is suspended until February 16, 2016 with leave for the parties to seek any extensions or amendments required as a result of a substantial change in circumstances. 2. The defendant shall respond to Plaintiffs' initial interrogatories and requests for production of documents on or before February 29, 2016. 3. No depositions are to be scheduled prior to April 1, 2016. This ORDER is to remain in effect until otherwise modified or amended by this court, each party having leave to seek any such modifications or amendments. Clerk's Notices mailed on 01/22/2016 to JSR and WJP.	
01/22/2016	General correspondence regarding Notice of Cancellation of Hearing scheduled for 02/02/2016 at 2:00 PM mailed on 01/22/2016 to JSR and WJP.	
01/25/2016	Notice to Appear on 3/8/2016 at 2:00 Sent On: 01/25/2016 10:25:49	
02/24/2016	Defendant Sheldon Manuel's Motion to Modify Protective Order	27
02/24/2016	Opposition to paper #27.0 (Defendant's Motion to Modify Protective Order) filed by Christopher W Kanaga	27.1
02/24/2016	Defendant Sheldon Manuel's Request to file a Reply to plaintiff's opposition	27.2
02/29/2016	Endorsement on Request to file a Reply to Plaintiff's Oppositon to Motion to Modify Protective Order (#27.2): ALLOWED Notice to JSR, WJP on 2/29/16	

Docket Date	Docket Text	File Ref Nbr.
03/08/2016	Notice to Appear for hearing on motions to dismiss 4/14/2016 at 2:30pm. Copy to JSR, WJP	
03/14/2016	Sheldon Manuel's Reply Memorandum to Plaintiff's Opposition to P#27, Defendant's Motion to Modify Protective Order	28
03/21/2016	Endorsement on Motion to extend tracking deadline(s) (#27.0): ALLOWED This court will not entertain any further requests for extensions of the discovery dates contained herein. Discovery is suspended until April 4, 2016. Responses to interrogatories are due on or before April 28, 2016. Responses to request for documents are due on or before May 22, 2016. No depositions shall be scheduled prior to May 15, 2016. Clerk's Notices mailed on 03/23/2016 to JSR and WJP.	
04/12/2016	Notice to Appear for rescheduled hearing on 5/31/2016 at 2:30pm. Copy to JSR, WJP	
05/17/2016	Notice to Appear for Rule 12 Hearing 5/26/2016 at 2:30pm. Copy to WP, JR	
06/01/2016	MEMORANDUM & ORDER:	29
	For the reasons stated herein, it is hereby ORDERED that the plaintiffs' Special Motion to Dismiss be ALLOWED. Attested copies mailed on 06/06/2016 to JSR and WJP.	
06/09/2016	Defendant(s) Sheldon Manuel motion filed for protective order	30
06/09/2016	Affidavit of William J. Pudlo In support of Defendant's Motion for Protective Order	30.1
06/09/2016	Response to p#31 filed by Christopher W Kanaga, Laraja and Kanaga P.C.	30.2
	Applies To: Robbins, Esq., Jeffrey Scott (Attorney) on behalf of Kanaga, Christopher W (Plaintiff)	
06/09/2016	Affidavit of compliance with Superior Court Rule 9A	30.3
	Applies To: Robbins, Esq., Jeffrey Scott (Attorney) on behalf of Kanaga, Christopher W (Plaintiff); Pudlo, Esq., William J (Attorney) on behalf of Manuel, Sheldon (Plaintiff)	
06/14/2016	Application for	31
	Award of Attorney's fees as mandated by M.G.L. c.231, s.59H and the Court's Order of June 1, 2016	
06/14/2016	Applies To: Kanaga, Christopher W (Plaintiff); Laraja and Kanaga P.C. (Plaintiff) Affidavit filed by Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C. in support of	31.1
00/14/2010	P #30.0	31.1
	Applies To: Kanaga, Christopher W (Plaintiff); Laraja and Kanaga P.C. (Plaintiff)	
06/22/2016	Endorsement on Motion for Protective Order (#30.0): ALLOWED copy to WP,JR,JL 6/285/16	
07/15/2016	Defendant Sheldon Manuel's Response to Plaintiffs' application for attorneys fees (#31)	32
07/20/2016	Plaintiff Christopher W Kanaga, Laraja and Kanaga P.C.'s Motion to Reinstate the Default Judgment Against Defendant or, in the Alternative, for an Order Requiring Defendant to Appear for Deposition	33
07/21/2016	Opposition to to Plaintiffs motion to Reinstate the Default Judgment filed by	33.1
07/29/2016	Endorsement on Motion to Reinstate Default (#13.0): ALLOWED to the extent the Defendant is ordered to appear within Barnstable County for her deposition within 45 days. Copy to JSR, WP	
08/18/2016	Notice to Appear for Hearing on Motion for Attorney's fees 9/27/2016 at 2:00pm. Copy to WJP, JDL	
09/30/2016	Endorsement on Application	
	P#31: Using the "loadstar approach" under Linthicum v. Archambault, 379 Mass. 381, 388-389 (1979) in awarding the plaintiff's attorney's fees, this court has considered "the nature of the case and the issues presented, the time and labor required, the amount of damages involved, the result obtained, the experience, reputation and ability of the attorney, the usual price charged for similar services by other attorneys in the same area, and the amount of awards in similar cases" in determining an appropriate award of attorney's fees following this court's dismissal of the defendant's counterclaims under G. L. c. 231 59H. This courts finds that 19.4 hrs. of billable time to be appropriate at the rate of \$450/hr for a total award of \$8730.00.	
	Clerk's Notices mailed on 10/06/2016 to JSR and WJP.	
05/16/2017	Defendant(s) Sheldon Manuel motion filed for protective order regarding court hearings, discovery, discovery requests	34
05/16/2017	Affidavit of William J. Pudlo, Esq., in support	34.1
05/16/2017	Defendant(s) Sheldon Manuel motion filed for protective order regarding any actions or hearings before the court until July 1, 2017	34.2

Docket Date	Docket Text	File Ref Nbr.
05/16/2017	Affidavit of compliance with Superior Court Rule 9A	34.3
	Applies To: Manuel, Sheldon (Plaintiff)	
05/18/2017	Endorsement on motion for protective order (#34.0): ALLOWED (no opposition) (copy mailed to WJP, JSR, JDL)	
05/18/2017	ORDER: Protectvire Order suspending discovery, discovery deadlines and hearings before the court between June 9 and July 3, 2017; and also September 8 thru September 25, 2017 (copy mailed to WJP, JSR, JDL)	35
05/18/2017	ORDER: Protective Order suspending all discovery until July 1, 2017 and extended discovery deadline for depositions to Oct. 2017 (copy mailed to WJP, JS, JDL)	36
05/24/2017	Rule 9A list of documents filed.	37
	for P#37.1, Defendant's Motion to Limit Scope of Plaintiff's Suboena to Facebook, Inc.	
05/24/2017	Defendant(s) Sheldon Manuel motion filed to Limit Scope of Plaintiff's Suboena to Facebook, Inc.	37.1
05/24/2017	Opposition to to Defendant's Motion to Limit Scope a Suboena to Facebook and Their Motion For Sanctions, filed by Joseph D. Lipchitz, Esq., for plaintiff	37.2
05/24/2017	Sheldon Manuel's Request for leave to file reply to Plaintiff's opposition	37.3
05/24/2017	Affidavit of compliance with Superior Court Rule 9A	37.4
	Applies To: Pudlo, Esq., William J (Attorney) on behalf of Manuel, Sheldon (Defendant)	
05/24/2017	Rule 9A notice of filing	37.5
	Applies To: Pudlo, Esq., William J (Attorney) on behalf of Manuel, Sheldon (Defendant)	
05/26/2017	Defendant Sheldon Manuel's Motion to Extend Discovery	38
05/26/2017	Affidavit of No Opposition	38.1
05/30/2017	Endorsement on Motion to extend time for Discovery for Limited Purpose (#38.0): ALLOWED Notice to JSR, WJP on 5/30/17	
06/07/2017	Defendant(s) Sheldon Manuel motion filed to compel Discovery	39
06/07/2017	Opposition to P #39.1 filed by Christopher W. Kanaga, Laraja and Kanaga P.C.	39.1
06/07/2017	Defendant Sheldon Manuel's Request to file a Reply to Opposition (P#39.1)	39.2
06/15/2017	Notice to Appear on Discovery Motion 8/8/2017 at 2:00pm. Copy to JL, WP	
08/14/2017	Notice to Appear for Hearing on Discovery Motion 9/5/2017 at 2:00pm. Copy to JL, WP	
09/05/2017	Endorsement on motion for protective order (#37.1): ALLOWED (See Order at P#40). (See image for endorsement). Clerk's Notices mailed on 09/08/2017 to JSR and WJP.	
09/05/2017	Endorsement on motion to compel (#39.0): DENIED After hearing, plaintiff to supplement answer to interrogatory #2 on or before 09/24/2017. As to all other responses, DENIED. (See image for endorsement). Clerk's Notices mailed on 09/08/2017 to JSR and WJP.	
09/05/2017	ORDER: to Facebook, Inc., to comply with Subpoena duces tecum dated March 29, 2017 for production of material subject to this Order within 10 business (Copies mailed to JDL, WJP 9/6/17)	40
01/02/2018	Notice to Appear for Final Pre-Trial Conference 2/23/18 @ 10:30 A.M. Sent TO: JR,WP,JL On: 01/02/2018	41
02/20/2018	Joint Pre-Trial Memorandum filed:	42
02/23/2018	Pre-Trial ORDER:	43
	Trial with jury 8-10 days, scheduled for 8/6/18, Joint Pre-trial memorandum filed p#42. Discovery complete, multiple fact witnesses.	
	copy to: JL,WP 2/27/18.	
03/06/2018	ORDER: TRIAL ORDER issued by Rufo, J. sent this date to JSR & WJP by SWN	44
	Judge: Rufo, Hon. Robert C	

Docket Date	Docket Text	File Ref Nbr.
07/11/2018	Plaintiff Christopher W. Kanaga, Laraja and Kanaga P.C.'s Assented to Motion to continue / reschedule an event 08/06/2018 09:00 AM Jury Trial	45
07/11/2018	Endorsement on Motion to continue / reschedule an event Trial scheduled for August 6, 2018 (#45.0): ALLOWED Continued to August 24, 2018 at 11:00 a.m. for Trial Assignment Conference. Notice to JDL, WJP on 7/11/18	
	Judge: Nickerson, Scott W	
07/11/2018	Notice to Tele-conference Trial Assignment Conference 8/24/18 @ 2:30 p.m. Sent to JL,JR,WP On: 07/11/2018	
08/24/2018	The following form was generated: Notice to Appear for Trial Sent On: 08/24/2018 to JDL & WJP	
08/24/2018	ORDER: After Trial Assignment Conference, IT IS ORDERED; 2/19/19 @ 9:00 Jury Trial. copy to: JR,WP 8/30/18	46
	Judge: Nickerson, Scott W	
09/13/2018	ORDER: Trial Order issued for Jury Trial on 02/11/2019 and sent to JDL and WJP	47
	Judge: Fishman, Hon. Kenneth J	
01/29/2019	Plaintiff Christopher W. Kanaga, Laraja and Kanaga P.C.'s Motion in limine to Establish that Defendant's Defamatory Statements are not Protected Opinion.	48
01/29/2019	Plaintiff Christopher W. Kanaga, Laraja and Kanaga P.C.'s Motion in limine to Establish that Defendant's Defamatory Statements are Defamatory per se	48.1
01/29/2019	Plaintiffs Christopher W. Kanaga, Laraja and Kanaga P.C.'s Motion in limine to preclude Defendant from raising during opening or introducing evidence during the trial relating to Mr. Kanaga's Membership in the Community of Jesus	48.2
01/29/2019	Plaintiffs Christopher W. Kanaga, Laraja and Kanaga P.C.'s Motion in limine to Admit the June 4, 2015 Facebook Posting as properly Authenticated and Admissible under the Operative Words Doctrine	48.3
01/29/2019	Affidavit of No Opposition	48.4
02/01/2019	Defendant Sheldon Manuel's EMERGENCY Motion for leave to file motions in limine and opposition to plaintiffs' motions in limine, late	49
02/01/2019	Affidavit filed by Defendant Sheldon Manuel in support of motion for leave to file motions in limine late	49.1
02/01/2019	Endorsement on Motion for leave to file motions in limine and opposition to motions in limine, late (#49.0): ALLOWED (copy mailed to JDL, WJP)	
02/04/2019	Defendant Sheldon Manuel's Motion in limine permitting defendant to inquire into and elicit evidence of the defendant's character including involvement with the Community of Jesus	50
02/04/2019	Opposition to P#48.2, plaintiff's motion in limine to preclude raising evidence of Mr. Kanaga's membership in the Community of Jesus, filed by William J. Pudlo, Esq., for defendant	51
02/04/2019	Opposition to P#48, plaintiff's motion in limine establishing that defendant's statements are not protected opinion, filed by William J. Pudlo, Esq., for defendant	52

Case Disposition			
<u>Disposition</u>	<u>Date</u>	Case Judge	
Pending			